

questions about the ability and willingness of the International Olympic Committee to stand up for the human rights of athletes participating in the Olympic and Paralympic games in Beijing, as well as in future games;

(3) the Government of the People's Republic of China should immediately take steps to—

(A) allow Peng to provide independent and verifiable proof of her own whereabouts and safety without retribution;

(B) allow Peng to engage directly with the Women's Tennis Association and the United Nations to independently verify her safety and explain her absences from public life since making her allegation;

(C) open an independent and transparent investigation into Peng's allegations against former senior Vice Premier Zhang Gaoli;

(D) publicly commit to hold sexual violence abusers accountable;

(E) cease all censorship of reporting and discussions of Peng's case; and

(F) allow Peng to leave China if she so desires and prevent any retaliation against family members remaining there;

(4) the International Olympic Committee, by failing to clearly and forcefully challenge the Chinese Communist Party's narrative, has failed to uphold its own stated commitments with regard to "[r]espect for international conventions on protecting human rights", as outlined in the Code of Ethics of the International Olympic Committee, and runs counter to efforts by the United States Government, human rights organizations, the Women's Tennis Association, and other international bodies and individuals to secure Peng's safety;

(5) to regain lost public confidence, the International Olympic Committee should publicly call on the Government of the People's Republic of China to undertake the actions called for in paragraph (3); and

(6) to demonstrate commitment to Olympic athletes and their human rights, the International Olympic Committee should deny the ability of the People's Republic of China to serve as an Olympic Games host nation or to bid to become a future Olympic Games host nation until the Government of the People's Republic of China ceases its horrific abuses of internationally recognized human rights, including the genocide against the Uyghurs and other Muslim minorities, and undertakes the actions called for in paragraph (3).

Mr. MURPHY. I ask unanimous consent that the committee-reported amendment to the resolution be agreed to.

The PRESIDING OFFICER. Without objection, it is so ordered.

The committee-reported amendment, in the nature of a substitute, was agreed to.

Mr. MURPHY. I know of no further debate on the resolution, as amended.

The PRESIDING OFFICER. Is there further debate?

Hearing none, the question is on adopting the resolution.

The resolution (S. Res. 503), as amended, was agreed to.

Mr. MURPHY. Mr. President, I ask unanimous consent that the committee-reported amendment to the preamble be agreed to; the preamble, as amended, be agreed to; and the motions to reconsider be considered made and laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The committee-reported amendment to the preamble, in the nature of a substitute, was agreed to.

The preamble, as amended, was agreed to.

BANKRUPTCY THRESHOLD ADJUSTMENT AND TECHNICAL CORRECTIONS ACT

Mr. MURPHY. Mr. President, I ask unanimous consent that the Committee on the Judiciary be discharged from further consideration of S. 3823, and the Senate proceed to its immediate consideration.

The PRESIDING OFFICER. The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (S. 3823) to amend title 11, United States Code, to modify the eligibility requirements for a debtor under chapter 13, and for other purposes.

There being no objection, the committee was discharged and the Senate proceeded to consider the bill.

Mr. MURPHY. I ask unanimous consent that the Grassley substitute amendment at the desk be considered and agreed to; that the bill, as amended, be considered read a third time and passed; and that the motions to reconsider be considered made and laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 5025), in the nature of a substitute, was agreed to as follows:

(Purpose: In the nature of a substitute)

Strike all after the enacting clause and insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Bankruptcy Threshold Adjustment and Technical Corrections Act".

SEC. 2. BANKRUPTCY AMENDMENTS.

(a) DEFINITION OF SMALL BUSINESS DEBTOR.—Section 101(51D)(B) of title 11, United States Code, is amended—

(1) in clause (i), by inserting "under this title" after "affiliated debtors"; and

(2) in clause (iii), by striking "an issuer" and all that follows and inserting "a corporation described in clause (ii)".

(b) ADJUSTMENTS FOR INFLATION.—Section 104 of title 11, United States Code, is amended—

(1) in subsection (a), by inserting "1182(1)," after "707(b)."; and

(2) in subsection (b), by inserting "1182(1)," after "707(b).";

(c) WHO MAY BE A DEBTOR UNDER CHAPTER 13.—Section 109 of title 11, United States Code, is amended by striking subsection (e) and inserting the following:

"(e) Only an individual with regular income that owes, on the date of the filing of the petition, noncontingent, liquidated debts of less than \$2,750,000 or an individual with regular income and such individual's spouse, except a stockbroker or a commodity broker, that owe, on the date of the filing of the petition, noncontingent, liquidated debts that aggregate less than \$2,750,000 may be a debtor under chapter 13 of this title."

(d) DEFINITION OF DEBTOR.—Section 1182(1) of title 11, United States Code, is amended to read as follows:

"(1) DEBTOR.—The term 'debtor'—

"(A) subject to subparagraph (B), means a person engaged in commercial or business activities (including any affiliate of such person that is also a debtor under this title and excluding a person whose primary activity is the business of owning single asset real estate) that has aggregate noncontingent liquidated secured and unsecured debts as of

the date of the filing of the petition or the date of the order for relief in an amount not more than \$7,500,000 (excluding debts owed to 1 or more affiliates or insiders) not less than 50 percent of which arose from the commercial or business activities of the debtor; and

"(B) does not include—

"(i) any member of a group of affiliated debtors under this title that has aggregate noncontingent liquidated secured and unsecured debts in an amount greater than \$7,500,000 (excluding debt owed to 1 or more affiliates or insiders);

"(ii) any debtor that is a corporation subject to the reporting requirements under section 13 or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. 78m, 78o(d)); or

"(iii) any debtor that is an affiliate of a corporation described in clause (ii)."

(e) TRUSTEE.—Section 1183(b)(5) of title 11, United States Code, is amended—

(1) by striking "possession, perform" and inserting "possession—

"(A) perform";

(2) in subparagraph (A), as so designated—(A) by striking ", including operating the business of the debtor"; and

(B) by adding "and" at the end; and

(3) by adding at the end the following:

"(B) be authorized to operate the business of the debtor";

(f) CONFIRMATION OF PLAN.—Section 1191(c) of title 11, United States Code, is amended by striking paragraph (3) and inserting the following:

"(3)(A) The debtor will be able to make all payments under the plan; or

"(B)(i) there is a reasonable likelihood that the debtor will be able to make all payments under the plan; and

"(ii) the plan provides appropriate remedies, which may include the liquidation of nonexempt assets, to protect the holders of claims or interests in the event that the payments are not made."

(g) TECHNICAL CORRECTIONS TO THE BANKRUPTCY ADMINISTRATION IMPROVEMENT ACT.—Section 589a of title 28, United States Code is amended—

(1) in subsection (c) by striking "subsection (a)" and inserting "subsections (a) and (f)"; and

(2) in subsection (f)(1)—

(A) in the matter preceding subparagraph (A), by striking "subsections (b) and (c)" and inserting "subsection (b)(5)"; and

(B) in subparagraph (A), by inserting "needed to offset the amount" after "amounts".

(h) EFFECTIVE DATE; APPLICABILITY.—

(1) IN GENERAL.—Subsections (b) and (c) and the amendments made by subsections (b) and (c) shall take effect on the date of enactment of this Act.

(2) RETROACTIVE APPLICATION OF CERTAIN AMENDMENTS.—The amendments made by subsections (a), (d), (e), and (f) shall apply with respect to any case that—

(A) is commenced under title 11, United States Code, on or after March 27, 2020; and

(B) with respect to a case that was commenced on or after March 27, 2020 and before the date of enactment of this Act, is pending on the date of enactment of this Act.

(3) EFFECTIVE DATE OF TECHNICAL CORRECTIONS TO BAIA.—The amendments made by subsection (g) shall take effect as if enacted on October 1, 2021.

(i) SUNSETS.—

(1) IN GENERAL.—Effective on the date that is 2 years after the date of enactment of this Act—

(A) subsection (e) of section 109 of title 11, United States Code is amended to read as such subsection read on the day before the date of enactment of this Act; and

(B) section 1182(1) of title 11, United States Code, is amended to read as follows:

“(1) DEBTOR.—The term ‘debtor’ means a small business debtor.”.

(2) AMOUNTS.—For purposes of applying subsection (e) of section 109 of title 11, United States Code, as amended by paragraph (1)(A), the amounts specified in such subsection shall be the amounts that were in effect on the day before the date of enactment of this Act.

The bill (S. 3823), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed.

AMENDING TITLE 49, UNITED STATES CODE, TO ELIMINATE THE RESTRICTION ON VETERANS CONCURRENTLY SERVING IN THE OFFICES OF ADMINISTRATOR AND DEPUTY ADMINISTRATOR OF THE FEDERAL AVIATION ADMINISTRATION

Mr. MURPHY. I ask unanimous consent that the Senate proceed to the immediate consideration of Calendar No. 317, S. 3785.

The PRESIDING OFFICER. The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (S. 3785) A bill to amend title 49, United States Code, to eliminate the restriction on veterans concurrently serving in the Offices of Administrator and Deputy Administrator of the Federal Aviation Administration.

There being no objection, the Senate proceeded to consider the bill, which had been reported from the Committee on Commerce, Science, and Transportation.

Mr. MURPHY. I ask unanimous consent that the bill be considered read a third time and passed, and that the motion to reconsider be considered made and laid upon the table.

The bill (S. 3785) was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 3785

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. REMOVAL OF RESTRICTION ON VETERANS CONCURRENTLY SERVING IN THE OFFICES OF ADMINISTRATOR AND DEPUTY ADMINISTRATOR OF THE FEDERAL AVIATION ADMINISTRATION.

Section 106(d)(1) of title 49, United States Code, is amended by striking “, a retired regular officer of an armed force, or a former regular officer of an armed force”.

SAMYA ROSE STUMO NATIONAL AIR GRANT FELLOWSHIP PROGRAM ACT OF 2022

Mr. MURPHY. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. 4070, which was introduced earlier today.

The PRESIDING OFFICER. The clerk will report the bill by title.

The senior assistant legislative clerk read as follows:

A bill (S. 4070) to designate the National Air Grant Fellowship Program as the

“Samya Rose Stumo National Air Grant Fellowship Program”.

There being no objection, the Senate proceeded to consider the bill.

Mr. MURPHY. I ask unanimous consent that the bill be considered read a third time and passed and that the motion to reconsider be considered made and laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The bill (S. 4070) was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 4070

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Samya Rose Stumo National Air Grant Fellowship Program Act of 2022”.

SEC. 2. SAMYA ROSE STUMO NATIONAL AIR GRANT FELLOWSHIP PROGRAM.

(a) DESIGNATION.—

(1) IN GENERAL.—Section 131 of division V of the Consolidated Appropriations Act of 2021 (49 U.S.C. 40101 note) is amended—

(A) in the section heading, by inserting “SAMYA ROSE STUMO” before “NATIONAL AIR GRANT FELLOWSHIP PROGRAM”;

(B) in the paragraph heading of subsection (a)(4), by inserting “SAMYA ROSE STUMO” before “NATIONAL AIR GRANT FELLOWSHIP PROGRAM”; and

(C) by inserting “Samya Rose Stumo” before “National Air Grant Fellowship Program” each place it appears.

(2) CLERICAL AMENDMENT.—Section 101(b) of division V of the Consolidated Appropriations Act of 2021 (Public Law 116-260) is amended by striking the item relating to section 131 and by inserting the following:

“Sec. 131. Samya Rose Stumo National Air Grant Fellowship Program.”.

(b) REFERENCES.—On and after the date of enactment of this Act, any reference in a law, regulation, document, paper, or other record of the United States to the “National Air Grant Fellowship Program” shall be deemed to be a reference to the “Samya Rose Stumo National Air Grant Fellowship Program”.

(c) SENSE OF CONGRESS.—It is the sense of Congress that—

(1) the lives of 189 passengers and crew, who died in the Lion Air Flight 610 crash on October 29, 2018, are commemorated and recognized, including, but not limited to, Captain Bhavye Suneja, First Officer Harvino, Permadi Anggrumulja, Liu Chandra, Chairul Aswan, Resti Amelia, Reni Ariyanti, Daniel Suhardja Wijaya, Mardiman, Dadang, Diah Damayanti, Dolar, Dony, Dwinanto, Eryant, Cici Ariska, Fendi Christanto, Dr. Ibnu Fajariyadi Hantoro, Inayah Fatwa Kurnia Dewi, Hendra, Hesti Nuraini, Henry Heuw, Khotijah, Jannatun Cintya Dewi, Ammad Mughni, Sudibyo Onggowardoyo, Shintia Melina, Citra Novita Anggelia Putri, Alviani Hidayatul Solikha, Damayanti Simarmata, Mery Yulyanda, Putri Yuniarsi, Putty Fatikah Rani, Tan Toni, Tami Julian, Moedjiono, Deny Maula, Michelle Vergina Bonkal, Mathew Darryl Bongkal, Adonia Magdiel Bonkal, Fiona Ayu Zen S, Agil Nugroho Septian, Wahyu Alldilla, Xherdan Fachredzi, Deryl Fida Febrianto, Bambang Rosali Usman, Nikki Bagus Santoso, Andrea Manfredi, Muhammad Luthfi Nurrandhani, Shandy Johan Ramadhan, Muchtar Rasyid, Rebiyanti, Eka Suganda, Yulia Silvianti, Syahrudin, Sekar Maulana, Fais Saleh Harharah, Natalia Setiawan, Alfiani Hidayatul Solikah, Robert Susanto, Rudolf

Petrus Sayers, Muhammad Syafi, Sian Sian, Arif Yustian, Vicky Ardian, Wanto, and Verian Utama;

(2) the life of Samya Rose Stumo and the lives of 156 passengers and crew who died in the Ethiopian Airlines Flight 302 crash on March 10, 2019, are commemorated and recognized, including, but not limited to, Abdishakur Shahad, Abdullahi Mohammed, Adam Kornaski, Adam Mbicha, Professor Agnes W. Gathumbi, Ahmednur Mohammed Omar, Alexandra Wachtmeister, Ama Tesfamariam, Ambassador Abiodun Oluremi Bashua, Ameen Ismail Noormohamed, Amina Ibrahim Odawaa, Amos Namanya, Angela Rehborn, Ann Wangui Karanja, Anne Mogoi Birundu, Anne (last name unknown), Anne-Katrin Feigl, Anushka Dixit, Ashka Dixit, Kosha Vaidya, Prerit Dixit, Bennett Riffel, Benson Maina Gathu, Bernard Musembi Mutua, Captain Yared Getachew, Carolyn Karanja, Ryan Njuguna, Kerri Pauls, Rubi Pauls, Cedric Asjavugwa, Chunming Jack Wang, Cosmas Kipngetch Rogony, CP Christine Alalo, Danielle Moore, Darcy Belanger, Dawn Tanner, Djordje Vdovic, Doaa Atef Abdel Salam, Dr. Ben Ahmed Chihab, Dr. Manisha Nukavarapu, Ekta Adhikari, Elsabet Menwyelet, Father George Mukua, First Officer Ahmednur Mohammed, Ayantu Girma, Sara Gebre Michael, Carlo Spini, Gabriella Viciani, George Kabau, George Kabugi, George Kamau Thugge, Getnet Alemayehu, GaoShuang, Ghislaine De Claremont, Harina Hafitz, Siraje Hussein Abdi, Hussein Swaleh, Isaac Mwangi, Isabella Beryl Achieng Jaboma, Jackson Musoni, Jared Babu Mwazo, Mercy Ngami Ndivo, Jessica Hyba, Joanna Toole, Jonathan Seex, Jordi Dalmau Sayol, Josefin Ekermann, Joseph Kuria Waithaka, Julia Mwashi, Karim Saafi, Karoline Aadland, Kodjo Glato, Marcelino Rassul Tayob, Marie Philipp, Maria Pilar Buzzetti, Matthew Vecere, Max Thabiso Eddins, Mel Riffel, Micah John Messent, Michael Ryan, Meraf Yirgalem Areda, Juliet Otieno, Mulugeta Asfaw Shenkut, Mulusew Alemu, Mwazo, Nadia Adam Abaker Ali, Oliver Vick, Paolo Dieci, Peter DeMarsh, Professor Adesanmi, Saad Khalaf Al-Mutairi, Sam Pegram, Sara Chalachew, Sarah Auffret, Sebastiano Tusa, Shikha Garg, Sintayehu Aymeku, Sintayehu Shafi Balaker, Sofia Faisal Abdulkadir, Stephanie Lacroix, Stella Mbicha Konarska, Tamirat Mulu Demessie, Anthony Wanjohi Ngare, United States Army Captain Antoine Lewis, Vaibhav Lahoti, Victor Tsang, Virginia Chimenit, WangHeo, Xavier Fricaudet, Yekaterina Polyakova, Alexander Polyako, Zhen Zhen Huang, ZhouYuan, Pannagesh Vaidya, Hansini Vaidya, Joseph Waithaka, Blanka Hrnko, Martin Hrnko, Michala Hrnko, Sergei Vyalikov, Suzan Mohamed Abu-Farag, Nasser Fatehy Al-Azab Douban, Asraf Mohamed Abdel Halim Al-Turkim, Abdel-Hamid Farrag Mohamed Magly, Essmat Abdel-Sattar Taha Aransa, Jin Yetao, Derick Lwugi, Reverend Sister Florence Wangari Yongi, Melvin Riffel, Mwazo Mercy Ngami, Reverend Norman Tendis, and Pius Adesanmi;

(3) the life of Indonesian diver Syachrul Anto, who died during search and rescue recovery operations in the aftermath of the Lion Air Flight 610 crash, is commemorated and recognized; and

(4) the Senate and the House of Representatives express their condolences to the families, friends, and loved ones of those who died on Lion Air Flight 610 and Ethiopian Airlines Flight 302 and commend their ongoing advocacy to advance aviation safety for the flying public at large.